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19 20	Attorneys for Plaintiffs and the Potential Class				
21	* admitted <i>pro hac vice</i>				
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9	UNITED STATES DISTRICT COURT DISTRICT OF NORTHERN CALIFORNIA					
10	SAN FRANCISO					
11						
12	COURTNEY MCMILLIAN and RONALD COOPER, on behalf of themselves and all others	Case No. 3:23-cv-03461-TLT-RMI				
13	similarly situated,					
14	Plaintiffs,	PLAINTIFFS' ADMINISTRATIVE MOTION TO CONSIDER WHETHER				
15	v.	ANOTHER PARTY'S MATERIAL SHOULD BE SEALED				
16	X CORP., f/k/a/ TWITTER, INC.,					
17	X HOLDINGS, ELON MUSK, DOES,	Judge: Trina L. Thompson Magistrate Judge: Robert M. Illman				
18	Defendants.	Date: August 20, 2024 Time: 2:00 pm				
19		Courtroom: 9 – 19th Floor				
2021	Pursuant to Civil Local Rules 7-11 an	d 70-5(f) Plaintiffs respectfully submit this				
22	Pursuant to Civil Local Rules 7-11 and 79-5(f), Plaintiffs respectfully submit this Administrative Motion to Consider Whether Another Party's Material Should Be Sealed in					
23	connection with Plaintiffs' letter to the Court, attached here as "Exhibit A."					
24	Starting on April 9, 2024, the parties have exchanged drafts of a joint letter regarding the					
25	Twitter Severance Matrix, and on May 3, 2024, Defendants requested that the letter be filed under					
26						
27						
28	DI AINTIEEC ADMINISTDATIVE MOTIO	Case No. 3:23-cv-03461-TLT-RMI				
	PLAINTIFFS' ADMINISTRATIVE MOTION TO CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE SEALED					

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1	soal. Plaintiffs today file a letter relating to the in	int letter that Defendants wented to be filed under			
	seal. Plaintiffs today file a letter relating to the joint letter that Defendants wanted to be filed under				
2	seal, and Plaintiffs therefore seek to file today's letter under seal out of an abundance of caution.				
3					
4	DATED: May 15, 2024	Respectfully submitted,			
5		Sanford Heisler Sharp, LLP			
6		By: /s/ Kate Mueting Kate Mueting DC Bar No. 988177			
7		(admitted pro hac vice)			
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9		Washington, DC 20003 Telephone: (202) 499-5206			
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11		Attorney for Plaintiffs			
12		and the Potential Class			
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	PLAINTIFFS' ADMINISTRATIVE MOTION TO CONSIDER WHETHER ANOTHER PARTY'S MATERIAL SHOULD BE SEALED 3				

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